LAWYER LYDDY SCORES JUSTICE INGRAHAM

He Accuses Him of Intimidation, Quasi Nepotism in the Appointment of a Referee and Unfounded Judgments.

WHAT THE JUDGE SAYS IN REPLY.

In His Opinion the Attorney's Furious Onslaught Is Not Worth Serious Consideration for One Moment-The Court's Action Upheld.

Justice Ingraham's decision in the suit of Laytin vs. The Cunningham Sons & Company, in which the Judge declared his opinion that Attorney James M. Lyddy had been guilty of gross misco was published in the Herald yesterday. Mr. Lyddy sent this reply to the Herald office yesterday:—

sent this reply to the Herald office yesterday:—
The opinion of Mr. Justice Ingraham, handed down Wednesday afternoon, is the most unnecessary and erroneous abuse of judicial power which a Justice of the Supreme Court of this department has ever indulged in. Evidently Judge Ingraham, in the heat of passion which characterizes his "opinion," seeks to intimidate me for the faithful discharge of professional duty in seeking to dispince a protege of his as referee; because he sought to violate the statute by exacting \$10 an hour for his time as referee, when the law only allows him \$6 a day.

\$6 a day.

If both parties consented the referee could then of both parties consented the referee could then charge more than the statutory fee, but without such consent the referee has no right to seek to exact it, and his offer and insistance against my protest to sit on the case upon the promise of one of the coposing attorneys that he would be paid more than the statutory fee warranted the Court in removing him. There are five witnesses of the highest respectability who can testify that the referee, Middleton S. Burrill, demanded \$10 an hour for every hour spent by him in the consideration of the case.

In the case of Davils we then the second consideration of the case.

the case. In the case of Devlin vs. the Mayor, where a similar state of facts existed, the referee was removed and the General Term of the Common Pleas sustained the order, Judge Van Brunt writing the

tained the order, Judge Van Brunt writing the opinion.

NOT HIS IDEA OF A CHEAP REFEREE.

When I asked Judge Ingrabam to appoint a referee I told him there was only \$1,250 involved in the case, and requested him to appoint an inexpensive referce, which he promised to do. After I had left court he appointed young Burrill, who, at the very first session, demanded \$10 an hour as referee. If this was Judge Ingraham's idea of a cheap or moderate referee it was not mine, and I refused to allow my client to pay it.

It is proper that the public should know who the referee is. He is a young man, the inexperienced son of a lawyer in whose office Judge Ingraham was brought up. Whatever motive other than gratitude and veneration for his preceptor influenced the Judge in making the appointment in question I am not at present prepared to say, but it is high time that this quasi nepotism should be orised down with a strong voice, when it is notorious that in this city of New York appointments of referees by certain judges go, like kissing, by favor.

This, of course, explains Judge Ingraham's

Tayor.

This, of course, explains Judge Ingraham's wrath and anger because I sought to remove for good cause the son of his former tutor.

THE MISTAKE IN THE COPIES.

As regards the mistake of the copies of the order, Judge Ingraham isbors hard indeed to create "a tempest in a teapot." Such mistakes are very frequent and common in all busy law offices, and the mistake in this case, which caused no injury to any one, has been satisfactorily explained both to the Judge who granted the order as well as to the opposing attorners, and such explanation was proopposing attorneys, and such explanation was pro-nounced satisfactory by a judge of superior rank

opposing attorne's, and such explanation was pronounced satisfactory by a judge of superior rank to Justice Ingraham.

The criticisms and assumptions indulged in by the Judge are as erroneous as was his decision against the elevated road, where he gave a judgment a short time age for \$180,000, which the General Term of the Supreme Court reversed on the ground that it was not only wholly excessive but unwarranted. I am informed that Mr. Burrill's law firm were the attorneys in whose favor this unfounded judgment was rendered.

TO MOVE FOR ME-ARGUMENT.

I desire to be quite fair in this matter to Justice lugraham, although I consider he has treated me most unfairly; and on the return to the city of my counsel i intend to move for a re-argument of the entire matter before Judge Ingraham, which, if he refuses, I shall then appeal, and if necessary to vindicate my position and assert my rights, as well as those of my client, I will lay the entire matter before the Judiciary Committee of the Legislature for its appropriate action.

There has been no unprofessional conduct in this case on my part, and I court the fullest inquiry into every phase of it.

New Your, Feb. 12, 1891.

JUDGE INGRAHAM SAYS HE'S ALL RIGHT.

punish Lawyer Lyddy for contempt of court in uttering such a letter.

as an attorney seemed to need investigation by the General Term, and I acted accordingly. Old Judge Grover used to say that if an attorney didn't like the Court's decision there were two remedies open to him—be could appeal from the decision or he could go down to the corner grocery and abuse the Justice. I do not think Mr. Lyddy's abuse is worth considering seriously for a moment."

Acting District Attorney Davis told me that no papers in the case of Lyddy hal come to that office up to date. It is possible that the Grand Jury may indict Mr. Lyddy for serving altered copies of an indict Mr. Lyddy for serving for a mr. Lyddy fo

indict Mr. Lyddy for serving altered copies of an order of the Supreme Court on Referee Burrill and Counsel James A. Dill. It is said to be extremely likely that the General Term will punish Mr. Lyddy

BANKER SISTARE IN THE TOMBS.

THE EX-WALL STREET MAGNATE ARRAIGNED IN THE POLICE COURT.

The plot thickens for Broker William K. Sistare, who failed last spring for two million and some odd hundred thousand dollars. Hitherto the litigation resulting from the mammoth failure has been of a polite civil character, but yesterday morning Detective Crowley arrested Mr. Sistare in Park row, and in the afternoon the banker who failed for a few millions touched elbows in the Tombs Police Court with the impecunious drunk

Tombs Police Court with the impecunious drunk to whom the judicial flat of "ten days or ten dollars" presented no alternative whatever.

Mr. Sistare faced the judicial music calmly and without any fuse whatever. He left that to Lawyer Bennett, who expressed the most refined and righteous quality of indignation.

Detective Crowley told the story of the arrest. The warrants were issued by Justice White in December, 1850. Both charge the felonious embezzlement of bonds. The first charges the embezzlement to the amount of \$30,000 worth of Wabash bonds, the property of August Heckscher, of Philadelphia. The second complaint, made by Richard Heckscher, charges the misappropriation of 200 bonds of the Lehigh Zinc and Iron Company of Pennsylvania amounting in value to \$33,000.

"I have had these warrants in my possession ever since Decomber 2," said Sergeant Crowley, "but was never able to come up with the gentleman until this morning."

"I have, nevertheless, not left New York city during that time," interrupted Mr. Sistare.

Crowley regarded this remark as an aspersion upon his professional skill, and so took the Court in his confidence at some length to show how a swell Headquarters detective sets about "catching his man."

"I called twenty-five times at his residence and

called twenty-five times at his residence and

"I called twenty-five times at his residence and they always told me he was out. Then I began calling at the New York Club, and there he could not be found. Then every afternoon for a week I hired a lady detective to drive up in a swell broughan to the New York Club and say that a lady was waiting to speak with Mr. Sistare for a moment. I stood on the curb ready to make the arrest, but even the lady did not fetch him."

Lawyer Bennett, of No. 45 Broadway, first proposed disposing of the young man who represented Alexander & Green, the attorneys for the Messrs. Heckscher, but when Justice Taintor interfaced he confined himself to legal terms, "This criminal action," he shouted, "is malicious and infamous. It is instituted at this late day merely to discredit Mr. Sistare, who will have to appear in a few days as a witness in the civil suit now pending before the Supreme Court. He is already under bond to appear for \$75,000. What more do they want?"

want?"
The young man who represented Messrs. Alexander & Green said they wanted some of their client's money back.

Mr. Sistare waived examination and was paroled in the custody of his counsel. The hearing will be resumed to-day.

\$1.50. The bottle was sent to J. E. Winzer, a dealer in surgical instruments at No. 63 John street, this city, by his brother, Dr. Winzer, of Berlin.

The authorities have passed all previous consignments of lymph to incorporated hospitals free of duty. Upon payment of the duty Mr. Winzer obtained possession of the vial.

PORTER'S LATEST FREAK

ANGERS THE DENT

DOWNTOWN REALTY SOLD.

THE ESTATE OF THE DECEASED ANN K. MILLER-HER PIFTH AVENUE HOLDINGS.

There was an immense crowd in the Real Estate Exchange auction room yesterday, as there is generally when an executor's sale of property is to be held. In this instance it was the former property of Ann K. Miller, deceased, whose executors threw her property on the public market yesterday. Auctioneers Adrian H. Muller & Son had charge of the sale.

One of the leading parcels offered was No. 518 Fifth avenue, a four story dwelling on lot 28x125, for which the first bid was \$100,000. The sum of \$132,000 was finally realized, and the property was disposed of to R. J. Ingersoll. It was generally stated that Mr. Ingersoll had bought in the property for the benefit of the parties in interest. No. 330 Greenwich street, belonging to the same estate, a five story store on lot 25x58, rented now at \$2,000 per annum, was sold for \$35,000 to H. H. Hingslarger. This Greenwich street property is etween Jay and Duane streets.

The southwest corner of Watte and Greenwich streets, containing two small buildings, each on lot 25x60, renting now at \$1,200 for the corner proper and \$720 for the adjacent lot, were sold as follows:—The corner proper, 26x60, to John Grif-fith at \$25,500; the adjacent building to A. Stern at \$12,700.

fith at \$25,500; the adjacent building to A. Stern at \$12,700.

Then came another notable downtown parcel, No. 120 Warren street, a four story building on lot 120 layons, between Washington and West streets. This building is now leased until May next at \$2,000 per annum. It was sold for \$29,500 to W. H. Kennedy.

Auctioner John F. B. Smyth disposed at public auction of No. 321 West Fifty-fifth street, a three story dwelling on lot 18,0x100.5, between Eighth and Ninth avenues, to James Allen at \$19,075.

D. P. Ingraham & Co. sold under decree of foreclosure Nos. 9, 11, 18, 15 and 17 East Seventy-fifth street, all four story dwellings, between Madison and Fifth avenues, at from \$25,000 to \$52,000 each to the plaintiff in the action. The frontages of these houses varied from 17 to 25 feet. All, however, are the same depth.

The same auctioneers disposed of No. 307 East Fifty-first street, east of First avenue, a four story dwelling on lot 18,9x100.5, at \$11,500.

son st. 140, 142; Katharine Lechmann to Marison 81. 140, 1421 Katharine Leemman to Hortic Geoldman.

34th at, s. s. 49. 5t. s. of 8th av., 35.3824.6; Benjamin Aymar to Louiss A. Christian.

Bayard st., n. s. cor. Fyna 81. 100x160; Mary E. 2,400.

Cumming to Edward Rellly.

Cumming to Edward Rellly.

Cumming to Edward Rellly.

Charles H. Fless 7. Fatrick Clifford and wife to Charles H. Fless 1. 1,000.

Same property: Patrick Murphy to same.

1,000.

Sporty place (division B. map andubon property).

125x189xirregeniae, 24th ward; Charles Kleonie to Henry P. De Graaf.

110naywell av., s. c. a., lot 255 (map East Tremont).

22x225 to Daly av., Charles H. Fless and wife to Nicholas Reinhardt.

1,050.

Essex st., 90; Earnestine Kirol to Marks New-

Nicholas Heinhardt Essax St., 90; Earnestine Kirol to Marke New-man (haif part). Essax St., 58; Marke Newmann to Earnestine Kirul (baif part). Suffolk St., w. a., 75 ft. s. of Broome st., 25x75; same to same. Earnestine Kirol to Marks Newsame to same Robbins aw. w. s., 75 ft. s. of Willow st., 75x318; Patrick Geary and wife to Rody McLaughlin... 25d st., s. s., 172 ft. w. of 9th av., 25,6x95,9; Efra A. Christy to Charles R. Christy. Oth st., n. s., 100 ft. e. of 5th av., 24,6x96.5; Elia V. A. Dayton to G. N. Miller, &c., 24,6x96.5; Elia V. A. Dayton to G. N. Miller, &c., amo property: Samuel Riker et al. to George N. Miller.

Miller.

Same property: John Ryley, committee, to same.

Same property: John Ryley, committee, to same.

Same property: John Ryley, committee, to same.

Forsyth st., e. s., 150 ft. s. of Houston st., 25x100;

kebecca Weisel to Joe Weinstein (half part).

Morris av., s. w. cor. 178th ss., 25,0x100; Darsh

Smith to Francis M. Smith Jr.

13th st., n. s. 80 ft. w. of 1st av., 63.9x103.3; R.

Van R. Uruger stal. to Mayor, co...

7th av. n. e. cor. of 133d st. 39,11x100; Lejecster

Holme, referee, to F. M. Withurt.

11th st., s. s. 200.10 ft. e. of 5th av., 22x14.10;

Ellen M. Honnessy to Edward Holland.

Eastorn Boulevard. w. e., 70,4 ft. s. of 7ins st., 25x100; William H. Harrison trustee, to Susan McLaughlin.

Contre st., e. c. or. of Hester st., 49.0x57.8x49.2x

McLaughlis. 12, 600 m. 12, 600 m.

ral Park West, w. s., 51.2 ft. u. of 71st at., 6x100; Joseph H. Godwin and wife to Jacob There has been no unprofessional conduct in this mass on my part, and I court the fullest inquiry mass on my part, and I court the fullest inquiry more every phase of it.

New York, Feb. 12, 1891.

JUDGE NORAHAM SAYS HE'S ALL BIGHT.

I asked Justice Ingraham whether he would punish Lawyer Lyddy for contempt of court in attering such a letter.

I have not read it, "the Judge replied, "and I io not care to. I found that Mr. Lyddy's conduct rene."

3,310 12,500 18,000 350

400 dannt and wife. hiversity place, s. c. cor. of lith st., 95x10c,lx 85x84.9; Elia V. A. Dayton to Albert S. Rosenme proporty; Isabella H. Tucker and another to

same property; Samuel Riker et al, to same 1,855
Same property; John Ryley to same 2,039
Banke property; John Ryley to same 2,039
Banke, Henry W., and wife, to Harriet Silliman, 137 Front st.; 1 year; two mortgages. \$17,750
Browning, Jane, and another, to Anson Phelps
Stokes et al, a, s. 124th st., o of 4th av., &c.; 1
year; four mortgages. 25,000
Cotton, John, and wife and another, to the rector,
wardens, &c., Unurch of the Fransfiguration, n.
s. 135th st., w. of Willia av.; 3 years ... 13,000
Same to Edward Hirsh and another, n. s. 135th
st., w. of Willia av.; 51,000 e to Edward Hirsh and author, we of William to the Bradley & Currier Company, Hmitod, mae property; 3 years insto, Luigl, et al., to David W. Bruce, et al., ustees, &c., 34 Morton at and other property; years; two mortgages. Insto, Natale, et al., to Morris Mayer et al., 36 orton at and other property; one year; three ortgages. 61,500

Morton at. and other property; one year; three mortgages.

Christian, Lonisa A., to North River Savings Bank, o. 8. 8th av. 8. 05 34th st. 1 year.

Bank, o. 8. 8th av. 8. 05 34th st. 1 year.

Bick Bobert, and wife, and one of kimball, s. a. 12,000 bick Robert, and wife, a conco kimball, s. a. 38th st. w. of 8th av. 8 years.

Same to Augustus F. Helly, same property; 7 7,000 months.

Duffy, Edward, to the Mercantile Trust Company, administrator, &c., n. s. 18th st. w. of 2d av. 3 years. years (dele Club, to Solomon M. Bothenheim, 110 and 112 East 59th st.; 10 years, arrell, John and Jane E. to Contral Trust Company, trustees, &c., s. 84th st., c. of 10th av. 3 years.

pany, states, a.c., s. 5.04th st., c. of 10th av., 11,000
Lawson, Frank, to John P. Duncan, trustee, &c., of James Stuart, e. s. 2d av., s. of 130th st.; 5
yoars: 3 morigages
Obry, Jr., Charles, to Catharine Springer, e. s. 1st
av. n. of 4th st.; instalments.
Rothachild, Jacob, to Joseph H. Godwin, w. s. Central Park West, n. of 71st st.; 5 years.
Schutte, Henry F., to Robert C. Leskey, n. s. Hestire st., e. of Centre st.; 5 years. 2 mortgages.
Sonnenburg, Frederick, and wife. to Matidia Well
et al., oxecutors, &c., of Max Well, n. s. Stth st., w. of 4th av.; 5 years.

TWO BROKERS MUST EXPLAIN.

The Governing Committee of the Stock Exchange decided yesterday to summon H. A. Groesbeck, a broker, to appear before them to explain his action in hiring a messenger of the Exchange to follow anin hiring a messenger of the Exchange to follow another messenger and to learn from him, if possible, to whom certain stock certificates were doivered. Mr. Groesbeok is granted a limited period to make his explanation. The penalty for attempting to discover the principal in a transaction by such alleged methods is suspension for two months. The committee also requested Broker James L. Gladwin to explain the nature of his transactions with the firm of A. E. Bateman & Co. Mr. Gladwin was granted sixty days in which to reply. The action which is to be investigated was said to have precipitated the Bateman failure.

BUSINESS EMBARRASSMENTS. William B. Howard yesterday entered three judgments

aggregating \$37,100 sgainst the Central Construction Company in suits brought against that company, Georg K. Sistare's Sons and Bonden & Jenkins on .000 each, made by the company, two dated December The young man who represented Messis. Alexander & Green said they wanted some of their client's money back.

Mr. Sistare waived examination and was paroled in the custody of his counsel. The hearing will be resumed to-day.

KOCH'S LYMPH SLIZED.

The United States Treasury officials in the Post Office yesterday selzed a small vial of Koch's lymph. It was valued at twenty-four marks, or about \$6. The duty is twenty-five per cent, or

ANGERS THE DENTISTS.

They Declare They Will Pay No Attention to His Most Recent Set of Impertinent Questions.

DENTISTRY NOT A TRADE

Crusoe Noble and Friday Porter Likely to Have an Unpleasant Time with-Some 30,000 Dentists.

Superintendent Robert P. Porter, chief of the fraudulent census taking of 1890, has put his foot into it again. This time it is the dentists whom he is after and, as usual, he is back up by Secretary of the Interior Noble.

But the dentists declare that this special census of their profession, which is now in progress, is an insult to them which they will not submit to. They say that including their work in the division of manufactures but degrades their profession to the level of a trade, notwithstanding that its ethics are on as high a plane as any art or science, and despite the fact that the International Medical Congress, which met a few years ago in Washington and more recently in Berlin, established sec tions of dentistry as a special branch of medicine. PLEASING BITS OF IMPUDENCE.

The young man who is busying himself with this branch of the census work is endeavoring to get the dentists to answer the questions embodied in "General Schedule No. 3," and here are some of "General Schedule No. 3," and here are some of Brady. It will be for them to decide whether the questions, which had they been authorized by Stroud acted in self-defence or whether he delibany person other than the present phenomenon at the head of the Census Bureau might have given William F. Howe in presenting the defence reason for a careful inquiry as to his mental con-

How much raw material have you on hand? Stock in process, and finished products on hand? Cash on band, bills receivable, unsettled ledger ac-cunts and sundries not included in the foregoing isems? Under a subdivision of the schedule, "labor and wages," appears this:-

Noru-Hands employed on piece work and their earnings should be separately reported below. Wages paid should include board or rent furnished as part compensation.

Give number of operatives, engineers and other sailled workmen, overseers and foremen or superintendents (not general superintendents or managers).

Give weekly rates of wages pad and average number of hands employed at each rate.

Then come two subdivisions known as state-

ments of materials used, kinds, quantities and cost, including freight rates and goods manufactured, including kinds, quantities and values. Many dentists have refused absolutely to answer these questions because, they assert, the inquiries have no relation to their profession, and that if

they had it would be impossible to answer them with any degree of accuracy. The enumerator claims that gold, silver, platinum, vulcanized rubber and "amalgam" are raw materials, and de-mands to know what quantities have been used. The refusal to answer is based upon the fact that no dentist keeps a record of this. The stock "in process and finished products" re-

for to artificial teeth and was included, with a be-lief in Porter's mind that a dentiet's office was like a ready made clothing store-all you have to do is

a ready made clothing store—all you have to do is to present your jaw and you get a new set of testh while you wait.

So far as the actual income or the incumbrances of that income are concerned, the dentists declare that neither the United States nor any other political division of the earth has any right to inquire. The questions concerning "hands" and the rate of payment have caused alternate expressions of indignation and merriment. Dentists do not pay their assistants salaries. They usually give them a chare of the work they perform and so, to a certain extent, they are partners. So this inquiry is unansworable.

FERHAPS NOBLE WILL GO TOO FAR.

tent, they are partners. So this inquiry is unanswerable.

FERHAFS NOBLE WILL GO TOO FAR.

Concerning the intense anxiety of the present administration to learn the amount of freight paid upon teeth as well as the "kinds and quantities" of them, were it not that the befuddled Census Bureau seems to be really in earnest about it, its burlesque features would overcome all desire to denounce it.

But Secretary Noble has supplemented Porter's impertinent inquiries by an order which requires the enumerators to make careful lists of all dentists who refuse to answer these questions and to send them to Washington, "so that the objectors may be prosecuted." This, however, has scared a comparatively small number of dentists.

The deutists assert that the making of a set of teeth or of a single tooth no more brings them within the trades or the mechanical arts than the making of a compress for an artery, the building of a false nose or the insertion of a glass eye does any other branch of the medical profession.

They have not completed any union of opposition to this new census outrage, for at present the in-

THEY FAVOR UNIFORM CONTRACTS.

THE BUILDERS' ASSOCIATION WILL PUT THE MEASURE IN OPERATION IN MANY STATES. The National Association of Builders held the third day's session of their convention at Masonic Temple, Sixth avenue and Twenty-third street, ves-

terday morning and afternoon. Little business of importance was transacted and but two subjects were discussed.

were discussed.

The Committee on Uniform Contracts presented their report and the convention approved the acoption of the measure. There was but one dissenting member—Mr. Charles C. Terrill, of San Francisco. He said that the measure was at variance with the laws of California and the builders of the State could not adopt it.

Mr. McGilvery, of Denver, then introduced a resolution that the measure be put in operation in States where it did not conflict with the law. The resolution was adopted.

A resolution indorsing the action of the Architectural Association, which introduced a bill in the Legislature providing that architects must secure licenses, was offered by W. H. Garsline, of Recolutions.

TONY HART'S BENEFIT MONEY.

Judge Andrews, in Supreme Court, Chambers, esterday granted permission to Edward S. Innet, as committee of the person and estate of Anthony Canuon, Jr., familiarly known as Tony Hart, the demonted actor, to bring a suit against A. M. Pal-mer, Frank W. Sanger and Thomas S. Robertson, who, it is claimed, have in their possession over 35,000 in cash, the proceeds of a benefit given for Hart in 1888.

PIOUS NILES IN HASTE

Lawyer Chauncey Truax yesterday sought to have Judge Andrews make Eliza Porret, the "Franch Madame," file her bill of particulars in her suit against the pious Nathaniel Niles on February 16 enstead of February 19. She claims that Niles coninstead of February 10. She claims that Niles converted to his own use \$57,000 of her money and \$16,000 worth of her chattels in the notorious Café Riche, which they used to manage together. Mr. Truax pointed out that Niles was a "reputable citizen" and in shurry for trial.

Lawyer flowner, for David A. Neuberger, Mme. Porret's counsel, pointed out that the delay was absolutely needful, and Judge Andrews reserved his decision.

OUSTING OLD OFFICERS.

The Commercial Mutual Marine Insurance Company, of No. 42 Wall street, held a meeting on Wednesday for the purpose of electing members to Heretofore the outgoing trustees have never failed in securing a re-election. This year, how-ever, an opposition ticket of eight outsiders was

successful.

The officials of the company were unwilling to discuss the election yesterday, nor would they make public the names of either the outcoming or ingoing members of the Board.

The election is regarded by insurance men as indicative of the opposition on the part of the stock certificate holders to the conservative management of the company as against the aggressive management of the English marine insurance companies in this city. in this city.

ARAB FIGHT IN THE BARGE OFFICE.

Two stalwart arabs engaged in a dispute in the Barge Office, yesterday, over two presty arabian girls, who accompanied them. Suddenly one of the men hit the other a straight blow from the shoulder in the face, which knocked him flat, He

picked himself up in an instant, however, and renewed the fight. Some of the employes interfered. Several female immigrants fainted, but the two pretty maidens, who were the cause of all the trouble, looked on with the most indifferent manner imaginable. ner imaginable.

The Arabs glared savagely at each other for some time after they were separated.

BY A FALL OR A BLOW.

JOHN DARDIS, A SUPPOSED VAGRANT, DIES AT

THE WORKHOUSE FROM A FRACTURED SKULL

It often happens that a citizen is arrested by the

olice and charged with being intoxicated when in

reality he has been either sandbagged into uncon-sciousness or insensible from a fall.

A case in point is that of John Dardis, who on February 9 died at the Workhouse on Blackwell's

Island. The autopsy showed that the man had sus-

STROUD'S TRIAL FOR MURDER.

DAY-WAS IT SELF-DEFENCE?

clusively that the acoused only protected himself

"KING" FLAHERTY KILLS A MAN.

PLAHERTY'S BARROOM.

IBY TELEGRAPH TO THE HERALD.

John Griffin, a bartender in Griffin's saloon, were

THEY MUST GO TO JAIL,

FUN AHEAD FOR THE STECKLERS.

Over three hundred members of the Stecklers as-

the secluded portions of the Court House yesterday unearthed a treasure in the garret, which was

none other than an eminent portrait of Commodore Decatur, of the United States Navy. The Commissioner ordered that the ancient ploture be taken from the dust and be carefully restored under the hand of some artist.

When completed the likeness will be hung up in the Governor's Room, where it originally belonged over fifty years ago.

A WOMAN STRIKER ARRESTED.

A crowd of women strikers, employes of Herman Jacoby, of No. 312 Bowery, yesterday attempted to

MINISTER TERRELL'S RETURN.

Edward H. Terrell, United States Minister to

Belgium, arrived on the Red Star steamship Westerpland from Antwerp, yesterday, with the re-

arrested to-day on a charge of manslaughter.

Irish king.

ORDERED TO SHOOT, HE KILLED HIS MAN

Jacob Goldschmidt, a Glazier, Shot Dead by a Bartender at the Command of His Employer.

"DIDN'T KNOW IT WAS LOADED."

tained a fracture of the skull before his commit-ment and that his death was the result of that in-A Dispute Over the Bill for Putting in Two Windows the Cause of the Murder.

> William Langehein, thirty-four years old, a bartender in the employ of Charles Koenigsberger, of No. 168 East Houston street, is one of the most obedient employés on record.

tained a fracture of the skull before his commitment and that his death was the result of that injury.

No one seems to know who Dardis was. He was found by Policeman Garry, of the East 126th street station, lying, apparently drunk, at 112th street and Madison avenue, on Sunday least. Garry procured a wheelbarrow and wheeled the man to the station. He was semi-unconscious, but after having been shaken recovered sufficiently to give his name as John Dardis, of No. 317 West 116th street. The address was a fictitious one. Whether the right name was given or not no one knows.

The man, as far as could be learned, was suffering from a fractured skull at the time, probably caused by a tall, or "by a blunt instrument," as the Workhouse certificate reads. No surgeon was called to examine the man, who was locked up for the night and next day arraigned before Justice Diver in the Harlem Police Court and committed for ten days to the Workhouse.

Dardis was almost unconscious during his arraignment. He died the day after he resched the Workhouse. The police are now investigating the matter. He was ordered to "shoot a man dead" yesterday, and he did is forthwith and without question. His victim was Jacob Goldschmidt, glazier, or No. 282 East Houston street, whose life was cut instantly short, following the command given to shoot. Goldschmidt was a hard working man, fortyeight years of age, with an invalid wife and a family of eight children. From early morning un-

til long after dark he had tramped the streets on THE CASE TO BE SUBMITTED TO THE JURY TOthe east side, uttering the cry peculiar to his call-He was passing Koenigsberger's place at eleven

The killing of the colored porter, Mitchell Jordan, on August 4 last, at the Palace Hotel, Chriso'clock yesterday morning, and noticing two panes topher and West streets, by William A. Stroud, of of glass that some roisterers had broken the night Norfolk, Va., will be submitted to the jury in the before went in and solicited the job of replacing Court of Oyer and Terminer to-day by Judge Koenigsberger keeps a' sort of combined restau-

rant and bar in the basement of the building. As the glazier entered the place yesterday Koenigsber-William F. Howe in presenting the defence of the prisoner declared that it would be proved conger, who was drunk, began to bully and badger him, but finally gave him the job. The price agreed THE BILL DISPUTED.

When the work was finished Goldschmidt demanded his pay, but Koenigsberger, with drunken persistency, insisted that sixty-five cents would more than pay for the work. Goldschmidt, however, was persistent, and then a dispute arose between the two men, during the course of which Koenigsberger reached behind the bar for a revolver.

volver.

"Now," said he, pointing the weapon at the glazier's face, "will you take sixty-five cents or "Now," said he, pointing the weapon at the glazier's face, "will you take sixty-five cents or not?"

This, however, didn't appear to frighten the glazier, who continued to insist upon the price agreed upon. Keenigaberger afterward claimed that he did not know the pistol was loaded.

At this point Langehein stepped up and took part in the dispute. "Here," said Keenigaberger, to his bartender, "there's nothing in this thing, shoot him dead with it."

Upon receiving inis command Langehein took the pistol and pointed it in the face of the glazier. The latter looked straight at the weapon. "I'm not afraid of you," he said.

An explosion instantly followed. The glazier recled and fell dead with a bullet in his brain, the bail having entered the left eye.

Langehein stood irresolute for a moment and then ran out into the street. Victor Moiner, of No. 265 Jay street, Brooklyn, who had witnessed the shooting, followed Langehein and caused the latter's arrest at the corner of Houston and Mulberry streets.

Meanwhile a crowd of more than a thousand per-

prisoner declared that it would be proved conclusively that the acoused only protected himself when he stabbed the porter, who had assaulted and kicked him. He scouted the idea that his client could be convicted or murder in the first degree, and insisted that it was simply a case of justifiable homoicide and that the prisoner should be acquitted. After Polloe Justice J. F. East, Albort C. Cromwell, Alexander Read and Caleb Hodges, all of Norfolk, Va. had testified to the previous good character of Stroud, having come here expressly for that purpose, the prisoner took the stand. Stroud is a married man, thirty-three years of age. He did business at Norfolk, Va., and came to this city last August, staying at the Palace Hotel. He had been drinking freely of beer and whiskey, and was in a rather stupid condition. While in the salcon he was ordered out, and Jordan proceeded to push him out. When he got on the step of the door he turned around and asked for his satchel, which was inside. This was rofused him, with a push which sent him further out on the sidewalk.

The porter walked back into the salcon and Stroud walked away a few steps, not knowing what to do. Suddenly Jordan came up to him again, and angrily exclaimed, "Are you still hanging around here?" with an offensive epithet.

Then Jordan knocked him down. As he was getting up Jordan kicked him and struck him, knocking him down again, After being knocked down twice Stroud took out his peninife for the purpose of defending himself and using it if necessary for that purpose.

ter's areat at the corner of Houston and manned perstreets.

Meanwhile a crowd of more than a thousand persons collected and peered down into the restaurant
where the dead man lay. Koenigsberger looked on
with stolid indifference, while his wife made the
place ring with her hysterical shricks.

The police soon swooped down on the place and
a "hurry" call was sent out for an ambulance.
Koenigsberger and several witnesses of the shooting were then taken to the Fifth street police atation, where the body of the dead man was also
taken.

taken.

Langehein was turned over to Detective Bissert, of the Fifth street station, who, with Captain McCullagh, took prisoners and witnesses to the Essex Market Police Court, where they were arraigned before Justice Meade.

of defending himself and using it if necessary for that purpose.

The prisoner struggled again with Jordan, and has no doubt that he cut him, but said that he has no recollection of it nor of anything else after that until late in the evening.

He said that his eyes were bruised and he was in a dazed condition from the assault. After wandering about the street he was directed back to the hotel at about ten o'clock that night, and there he was arrested. He was taken to the station house and subsequently to Bellevue Hospital, where Jordan was lying in a dying condition. He identified the prisoner, who said that he was sorry for him and expressed the hope that he would get better.

The cross-examination of the accused by Assistant District Attorney Wellman did not shake his testimony in the least.

The widow of Porter Jordan testified that her husband told her before his death that he had had no quarrel with Stroud, who stabbed him while he was putting him out of the place. All the testimony is now in and the case will go to the jury this afternoon.

"KING" FLAHERTY KILLS A MAN. Tore Justice Meade.

HRLD BY THE CONONER.

There Koenigsberger and Langehein were turned over to the Coroner's charge and were arraigned before Coroner Levy, who committed them to the City Prison without bail, pending the inquest, which will probably be held on Monday next.

The wife of Goldschmidt was not informed of her husband's death, as it was thought that in her invalid condition the news would kill her. Some of the children, however, were informed of the fact and set up a concerted wail that was heartrending to those who heard it.

INSURANCE MEN MEET.

PRELIMINARY STEPS FOR AN ALLIANCE TO PRE-HE WAS A MUSICIAN AND REFUSED TO PLAY IN VEN : INTERFERENCE WITH ONE ANOTHER'S

Officers of twenty-three of the leading life insur-

ance companies of the country mot at the Fifth BIRMINGHAM, Conn., Feb. 12, 1891,-Michael Avenue Hotel yesterday to devise a way by which Fisherty, a wealthy liquor dealer of this place, and the practice of luring away one another's agents could be stopped. Besides the companies which were presumably represented about twenty others sent letters approving the objects of the meeting. President James G. Batterson, or the Travellers' Insurance Company of Hartford, was chairman of the meeting. Fresident Hyde, of the Equitable, offered the resolutions which provided in a preliminary way for the drawing up of an agreement by which each company bound itself not to hire the manager, sub-manager or agent of another company except upon the written consent of such other company. Agents who do not conduct their business properly, on the other hand, are to be reported on a sort of black list to all the companies in the agreement, so that they can't secure employment elsewhere if they are discharged.

The agreement is given a sort of an alliance phase by the prevision that a court shall be established of three arbitrators to decide all questions arising between the companies, and heavy penalties are to be provided for breaking any part of the agreement. could be stopped. Besides the companies which lounging around the bar of Flaherty's saloon when Flaherty entered. Flaherty was under the influence of liquor. Collins is a musician and plays a flute. Flaherty knew this, and told Collins to go and get his flute and return and play 'St. Patrick's Day in the Morning." Collins refused, and Flaherty beat and threw the man out upon the sidewalk. and risaery best and threw the man out apon the sidewalk.

Collins fell upon his bead and was badly injured. He was picked up unconscious, but while men were carrying him to his home he regained consciousness and said, "Flaherty has killed me." He relapsed into unconsciousness and never spoke again. He died this attornoon.

Deputy Coroner Pond and Medical Examiner George L, Beardsley found that death was due to a fractured skull. Flaherty and Griffin were arrested, but released on \$300 bail each.

Flaherty is a very rich man. When intoxicated he calls himself "King" Flaherty, claiming to be an Irish king.

Gustav Amberg's employés will have to go to jail for their contempt of the order of the Supreme Court in allowing "Die Wilde Jagd" to be played at Amberg's Theatre in violation of an injunction secured by Manager Augustin Daly some months ago. They were committed to prison for thirty days and ordered to pay a fine of \$250 each.

The appellate Court has sustained the action of the lower Court in this respect, but as to Actor August Walther, who was adjudged in contempt and fined \$250, the Court now reduces his fine to \$100.

arising between the companies, and heavy penalties are to be provided for breaking any part of the
agreement.

A committee of nine was appointed to consider
the whole matter and report a feasible scheme by
which these objects may be carried out. This is
the committee:—James G. Batterson, president
Travellors' Insurance Company; Richard A.
McCurdy, president Mutual Life Insurance
Company; William H. Beers, president New York
Life Insurance Company; Henry B. Hyde, president Equitable Life Assurance Society; M. V. B.
Edgerley, pesident Massachusetts Mutual Life Insurance Company; Charles Dowey, president National Life Insurance Company; H. L. Palmer,
president Northwestern Mutual Life Insurance
Company; John R. Hegeman, vice president Metropolitan Life Insurance Company, and James B.
Pearson, vice president Mutual Benefit Life Insurance Company.

The Conference will meet again when the com-

LEASES OF CITY PIERS.

A communication was read at a meeting of the

sociation will form a theatre party next Monday night to visit Niblo's Garden and witness the per-Dock Board yesterday from the Department of Public Works notifying the Commissioners that formance of "Noah's Ark." After the performance the Stocklors will invade the Metropolitan Hotel and enjoy a "midnight banquet," at which many prominent Tammany politicians will participate. additional pumping works for the high water service of the Harlem River will be erected near High Bridge. The Commissioners were requested to co-operate with the department in making the COMMODORE DECATUR'S PORTRAIT. Commissioner Gilroy while making a search of

improvements.

The Commissioners denied the application for a lease of the new pier, 59 North River, at \$10,000 a year for thirty years, and accepted the terms of the Pennsylvania Raliroad Company for the lease of the pier at the foot of West Thirty-eighth

rest.

Permission was granted to the Quebec Steamship
Company to extend pier 47 North River on the
same pinn as the present pier, and Joseph Connell
was slowed to sublet 225 feet of the bulkhead at
the foot of West Eleventh street to the Saugeriles
Steamboat Company.

DANCING ACADEMIES.

A.-A.-KNICKEEBOCKER CONSERVATORY,
44 West 14th st.
WALTZ and all fashlouable dances taught.
Call or send for circular.
C. G. DORING and C. C. GLEGLER, instructors. A. -FERNAND'S DANCING ACADEMY, 192 HAST
55th st. -Spring terms; classes for beginners new forming; all the new and fashionable dances taught rapidly;
private lessons at any hour; terms moderate. Send for
circulur.

assault Ross Fondlich, a tobacco stripper, who had taken a striker's place. They followed her up to Houston street, where she appealed to Policeman Gallagher, of the Mulberry street station, for protection. He dispersed the crowd and arrested Fanny Mongref, the leader.

The girl was arraigned in the Tombs Police Court yesterday afternoon and held for trial. eircular.

A.-HOSEA HIGGINS' (OUR OWN) ACADEMY, 68
West 23d; \$1 monthly; quarter, 24 lessens, \$5; afternon and evening classes; lady assistants; WALTZ
GUARANTEED: five private lessons, with music, \$5;
afternoon classes opened.

A.—MISS M'CABE'S DANOING ACADREY, 21 EAST 17th st., near Broadway.—Classes every afternoon and evening; private lessons any hour, Eleach; waits guar-anteed.

A.-ALEXANDER MACGREGOR'S
PRIVATE LESSONS AND CLASSES DAILY.
MENDELSSOHN ROOMS, 108 WEST 55TH ST. BRADYS, 108 WEST 34TH ST., CORNER BROADway, 185 West 125th st.—New classes forming; walts and all fashionable dances taught rapidly; open day and MRS. CARTIER'S DANCING ACADEMY, 641 LEX-ington av. (late 5th av.).—Private lessons all hours; classes. Circulars.

TRAVELLERS' GUIDE. A.—S3 TO BOSTON FOR FIRST CLASS LIMITED ckets; fares reduced via FALL RIVER LINE; stemmers LLGRAM and PROVIDENCE in commission; leave New ork from pier 28 N. R. foot of Murray st., daily, Sunays excepted, 5:00 P. M. (Sunday trips will be resumed a April, 1891); connection by Annax hoat from Brooklyn t-4:30, Jarsey City 4 P. M.; su orchestra on each steamer. A.—BRIDGEPORT—STEAMER ROSEDALE LEAVES for 24 hast River at 8 p. M., Sist., East River, at 8:13 - M., daily, Sundays excepted, connecting at Bridgeport of trains on N. Y., N. H., and H., Naugatuck and Bouss-cule railroads. Saturdays half an hour escilled. A .- NEW HAVEN STEAMERS LEAVE PRCK SLIP (pier 2D E. R.) at 3 P. M. and 11 (Sundays excepted). Steamers arrive in time for trains North and East. A.—BRIDGEPORT DAILY—STEAMER WATERBURY-pler 38 East Birer, foot of Catharine st., 11 A. M. con, necting with through trains.

BALTIMORE AND OHIO RAILROAD.

Fast express train via PHILADELPHIA to BALTI-MORE, WASHINGTON, CHICAGO, CINCINNATI, ST. LOUIS and all points West.

PULLMAN CAR SERVICE ON ALL TRAINS.

Leave New York, toot of Liberty st., as follows:— For CHICAGO, 2 f. M., 12:15 A. M. For LINCHNATI, ST. LOUIS, 9 A. M., 5 f. M. For WASHINGTON, BALTIMORE, 9 A. M., 11:39 A. M., 2:20, 5 F. M., 12:15 A. M. All trains delly except 11:30 For WASHINGTON BALTIMORE, 9 A. M., 11:85 A. M.
2, 3:20, 5 P. M., 12:15 A. M. All trains delly except 11:30
A. M. Sunday.
For Norfolk, via Bay Line, 2 P. M. week days.
Ticket office, 1:2, 201, 4:15 and 1,130 Broadway, New
York, and 38 Broadway. Brooklyn: station foot of Liberry st. (Central Kaliroad of New Jorsey).
New York Transfer Company will call for and check
baggage from hotel or residence to destination.
J. T. ODELL.
General Managor.
General Passenger Agent.
BOSTON — THE INSIDE ROUTE.—PASSENGERS
will find this the most comfortable in winter. Fare S3,
tia STONINGTON LINE.
Providence, S2 25; Worcester, S2 20. Steamers leave
new pler 35 N. R., one block above Canal st., at 5 P. M.
dally, except Sunday.

NEW YORK CENTRAL

HUDSON RIVER RAILROAD.

Trains leave as follows:—

D:10 A. M.—FAST MAIL.—For Albany, Utica, Syracuse,
Rochester, Batavia and Buffalo.

10:00 A. M.—CHICAGO VESTIBULE LIMITED—Due as
Chicago 9:45 A. M. mext day.

10:30 A. M.—WESTERN DAY EXPRESS—Daily except .-SOUTHWESTERN VESTIBULE LIMITED-clumati 10:00, Indianapolis 11:10 A. M., St. :S0 noon.—SOUTHWESTERN VESTIBULE LIMITED— Due Oincutnati 10:90, Indianapolis 11:10 A. M., St. Louis 6:30 P. M. 60 P. M.—NORTH SHORE VESTIBULE LIMITED— Due at Detroit at 0:45 A. M., Chicago 4:50 P. M. next P. M.—FAST WESTERN EXPRESS—Due Chicago O. Cincinnati 6:50 P. M., St. Louis 7:15 A. M. P. M.—ADIEONDACK AND MONTREAL EXPRESS. P. M.—BUFFALO AND NIAGARA FALLS SPE-

PRESS.—Due Indisnapolis 11)20 F. M. 168K 4MJ, 55, Louis 7:50 A. M.
18HKILL (NEWBURG), POUGHKEEPSIE, RHINE-CLIFF (KINGSTON) AND HUDSON.—17:45, 410:30, 411:35 A. M.; 43:30, 3:55, 45:25 F. M.; also for Poughkeepsia, 12:00 moon, 42:30, 44:55, 6:30, 7:30, 9:15 F. M.; 16:30, 3:55, 45:35, 45:25 F. M.; 14:35, 45:25 A. M.; 42:30, 45:30, 3:55, 45:35, 45:25 F. M.; 10:30, 411:15 A. M.; 12:30, 13:30, 3:55, 45:55, 4:50, 6:00, 46:25, 7:30, 9:10 F. M.; ALBANY-P14S, 8:10, 10:00, 46:25, 7:30, 9:10 F, 11; 12:00 night, 12:00

NIAGARA FALLS—9:10, 10:00, 10:30 A. M.; 12:00 noon, 4:50, 6:30, 7:30, 9:15 F. M.

ADIRONDACK MOUNTAINS AND MONTREAL—7:45
A. M.; 6:25 F. M.; 142:00 night. Also for Adirondack Mountains, 11:15 A. M.

AUHURN, GENEVA AND CANANDAIGUA—9:10, 10:00, 4:10:30 A. M.; 7:30, 9:15 F. M.; 142:00 midnight.

BERKSHINE HILLS, VIA HARLEM DIVISION—11:10
A. M., 73:20 F. M.

Thuily except Sunday. Other trains run daily.

Abova trains, except these leaving at 9:00, 9:50 A. M.; 2:30, 3:39, 3:50, 5:55, 4:55, 6:35 F. M. and 12:00 midnight stop at Gerillow Station.

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George H. Dannells,

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NORWIGH LINE

NORWICH LINE.

FARES REDUCED TO ALL POINTS.

New London, \$1; Norwich, \$1 25; Worcester, \$2;

Beston, \$3,

STEAMERS leave pier 40 NORTH RIVER, next PIER ABOVE DEBROSSES STREET FERRY, DAILY (Sundays excepted) at 5:30 P. M. Tickets and staterooms secured at principal offices in New York, Brocklyn and Jersey City. PENNSYLVANIA RAILROAD.

SCHEDULE IN EFFECT JANUARY 1, 1891. Trains leave stations foot of Cortlandt and Desbrosses sts. as follows:— FOR THE WEST.

FAST LINE .- 9:00 A. M. daily for Claveland, Columbus, Chicago and St. Louis, and daily, except Saturday, for Toledo.

PENNA. LIMITED.-10:00 A. M. daily for Cincinnati

ST. LOUIS, CHICAGO AND CINCINNATI EXPRESS - 2:00 P. M. daily for Cincinnati, Chicago and St. Louis, WESTERN EXPRESS.—6:50 P. M. daily for Cincinnati, Chicago and St. Louis, and daily, except Saturday, for Cleveland and Toledo.

Gen'l Passenger Agent, P.—ERIE RAILWAY.—PICTURESQUE ROUTE OF America, via Chautauqua Lake er Niagara Falla. Soild trains for Chicago leave New York foot of Chambers et. at 3:00 P. M. (vestibule limited), 6:00 P. M. and 8:30 F. M. No change of care.

T. G. EGER, Gen'I Agt. G. S. FFRIght Line, 397 breadway.

CROMWELL STEAMSHIP LINE.
SEMI-WEERLY FOR NEW ORLEANS DIRECT.
Steamer SENFUA.
Saturday, Feb. 18
Steamer NEW ORLEANS.
Wednesday, reb. 18
Steamer NEW ORLEANS.
Saturday, Feb. 21
From pier 9 North Biver, 3 P. M.
Praight received daily for principal points in Louisiana,
Taxas, New Maxico, Colorado, Uniformis, also Mubilo,
Shreveport and Mississippi and Rod River points.
LINSURPASSED I ASSENGERA ACOGMMOD. TIONS.
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office pier D North Elver.

FLORIDA—GEORGIA—MALLORY LINE.
Direct service to Brunswick, Ga., and Fernandina, Fla.
Steamers leave plor No. 21 East River at 2 P. M.
STATE OF TEXAS. Priday, Feb. 13
CITY OF SAN ANTONIO. Friday, Feb. 20
STATE OF TEXAS. Priday, Feb. 20
STATE OF TEXAS. Friday, Feb. 20
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Freight received daily for all points in Georgia, Florida, Alabama and all points in the South and Southwest.
For freight, passage and general information apply to
C. H. MALLORY & CO., General Agoust,
362 Broadway and plor 20 East River.

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Railreadomers leave at 3 F. M.
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For tickets anomostions made at all above points.
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The company's office, 335 West at.

MALLORY LINE FOR GALVESTON, TEXAS DIRECT (NEW YORK AND TEXAS STEAMSHIP CO.).
Steamers leave pier 20 East River at 3 P. M.
LEONA, Galveston (calling Kay West). Sat., Feb. 14
LAMPASAS, Galveston direct. Wed. Feb. 18
COMAL, Galveston (calling Key West). Sat., Feb. 12
Insurance—New York to Galveston, one-quarter of one par east.

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At 3 P. M. from plor 35 North River, foot Spring at. CHATTAHOOCHEE, Capt. Daggett. ... Friday, Feb. 13 NACOOCHEE, Capt. Smith. Saturday, Feb. 16 CITY OF BIRMINCHAM, Capt. Burg. ... Monday, Feb. 16 CITY OF AUGUSTA. Capt. Catharine. ... Wed. Feb. 18 R. L. WALKER, Agent. O. SS. Co., plev 35 N. R. Biesmers are provided with first class passenger accommodistions. INSURANCE, 1-5 (one-fith) of one per cent. INSURANCE is included in the through rate to all boints reached over the Central Railroad of Georgia, except to Savannah and New Orleans proper. W. H. RHETT, G. Agt., W. F. SHELLMAN, T. Man., SIT Broadway, New York. Savannah, Ga.

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MORGAN'S LA. AND TEXAS R. B. & S. B. CO.
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EL DORADO, for New Orleans. Saturday, Feb. 14
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Taking freight for New Orleans, Mobile, Mississippi
River points, Shreveport and all Red River points, Galvestas, Houston, Indianols, Corpus Christi, Branos
Santiago, Becwanville and all Louislans and Taxas
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LADING AND INSURANCE, also passage telests at
lowestrates, apply to
Assistant General Traffic Manager, 343 Broadway.

EXCURSIONS.

COD FISHINO, SUNDAY, FEBRUARY 15,-Steamer Moore leaves plor S E. R., 7:45; fare \$1; batt, &c.; excellent fishing last Thursday, COOPER, Pilot. FOR SUNDAY SCHOOL, LODGE AND SOCIETY EXCURSIONS during the season of 1891, the Iron Steamboat Company's Steamers may be chartered. Oscawans
laud, distant 37 miles up the Hudson River; Laureiten
Grove, Cold Spring Harbor, Long Island Sound, 40 miles
from New York; Boynten Beach, on the New Jersey
coast, 30 miles from New York, offer special inducements
to excursionists, all the groves being well appointed with
conveniences. Good hotels, dancing pavilions, swings,
batking houses and boats. For all particulars apply as
the Company's olices, pier (new) No. 1 North River.

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A TEST, NO IMPOSITION: WILL KNOWN MRS, POSTER, Clairvoyant, 467 6th av., above Sist sf. Satisfaction.